

**THE SUPPLEMENTAL OMNIBUS OBJECTION TO CLAIMS SEEKS TO
 DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM.
 PARTIES RECEIVING THIS NOTICE OF THE SUPPLEMENTAL
 OMNIBUS OBJECTION TO CLAIMS SHOULD REVIEW THE
 SUPPLEMENTAL OMNIBUS OBJECTION TO SEE IF THEIR NAME(S)
 AND/OR CLAIM(S) ARE LOCATED IN THE SUPPLEMENTAL
 OMNIBUS OBJECTION AND/OR IN THE EXHIBIT ATTACHED
 THERETO TO DETERMINE WHETHER THE OBJECTION AFFECTS
 THEIR CLAIM(S).**

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
 LEHMAN BROTHERS HOLDINGS INC.'S COUNSEL,
 ERIC D. KASENETZ, AT 212-310-8737.**

WEIL, GOTSHAL & MANGES LLP
 767 Fifth Avenue
 New York, New York 10153
 Telephone: (212) 310-8000
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 Robert J. Lemons

Attorneys for Lehman Brothers Holdings Inc.
 and Certain of Its Affiliates

**UNITED STATES BANKRUPTCY COURT
 SOUTHERN DISTRICT OF NEW YORK**

-----X	
In re	: Chapter 11 Case No.
	:
LEHMAN BROTHERS HOLDINGS INC., et al.,	: 08-13555 (JMP)
	:
Debtors.	: (Jointly Administered)
-----X	

**NOTICE OF HEARING ON SUPPLEMENT
 TO THE NINETY-SECOND OMNIBUS OBJECTION TO CLAIMS**

PLEASE TAKE NOTICE that on September 21, 2012, Lehman Brothers
 Holdings Inc. ("**LBHI**" and the "**Plan Administrator**"), as Plan Administrator under the Modified
 Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated

Debtors for certain entities in the above-referenced chapter 11 cases, filed its supplement (the “Supplemental Omnibus Objection”) to the Debtors’ Ninety-Second Omnibus Objection to Claims (No Blocking Number LPS Claims), dated February 14, 2011 [ECF No. 14472], and that a hearing (the “Hearing”) to consider the Supplemental Omnibus Objection will be held before the Honorable James M. Peck, United States Bankruptcy Judge, in Courtroom 601 of the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, on **October 31, 2012 at 10:00 a.m. (Eastern Time)**, or as soon thereafter as counsel may be heard.

PLEASE TAKE FURTHER NOTICE that any responses to the Supplemental Omnibus Objection must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court’s filing system, and (b) by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with a hard copy delivered directly to Chambers), in accordance with General Order M-182 (which can be found at www.nysb.uscourts.gov), and served in accordance with General Order M-399, and on (i) the chambers of the Honorable James M. Peck, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) attorneys for LBHI, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Robert J. Lemons, Esq. and Mark Bernstein, Esq.); and (iii) the Office of the United States Trustee for Region 2, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Tracy Hope Davis, Esq., Elisabetta Gasparini, Esq. and Andrea B.

Schwartz, Esq.); so as to be so filed and received by no later than **October 22, 2012 at 4:00 p.m. (Eastern Time)** (the “Response Deadline”).

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Supplemental Omnibus Objection or any claim set forth thereon, the Plan Administrator may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Supplemental Omnibus Objection, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: September 21, 2012
New York, New York

/s/ Robert J. Lemons

Robert J. Lemons

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New York, New York 10153
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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re : Chapter 11 Case No.
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LEHMAN BROTHERS HOLDINGS INC., *et al.*, : 08-13555 (JMP)
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Debtors. : (Jointly Administered)
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SUPPLEMENT TO THE NINETY-SECOND OMNIBUS OBJECTION TO CLAIMS

**THIS SUPPLEMENTAL OMNIBUS OBJECTION TO CLAIMS SEEKS TO
DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM.
PARTIES RECEIVING THIS SUPPLEMENTAL OMNIBUS OBJECTION
TO CLAIMS SHOULD REVIEW THE SUPPLEMENTAL OMNIBUS
OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE
LOCATED IN THE SUPPLEMENTAL OMNIBUS OBJECTION AND/OR
THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER
THIS OBJECTION AFFECTS THEIR CLAIM(S).**

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
LEHMAN BROTHERS HOLDINGS INC.'S COUNSEL,
ERIC D. KASENETZ, AT 212-310-8737.**

TO THE HONORABLE JAMES M. PECK
UNITED STATES BANKRUPTCY JUDGE:

Lehman Brothers Holdings Inc. (“LBHI” and the “Plan Administrator”), as Plan
Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers
Holdings Inc. and Its Affiliated Debtors (the “Plan”) for the entities in the above-referenced

chapter 11 cases (the “Chapter 11 Estates”), hereby submits this supplement (the “Supplemental Omnibus Objection to Claims”) to the previously filed Ninety-Second Omnibus Objection to Claims, dated February 14, 2011 [ECF No. 14472] (the “Ninety-Second Omnibus Objection to Claims”).¹ In support of this Supplemental Omnibus Objection to Claims, the Plan Administrator respectfully represents as follows:

Preliminary Statement

1. By the Ninety-Second Omnibus Objection to Claims, the Plan Administrator is seeking to disallow and expunge the No Blocking Number LPS Claims on the basis that such claims fail to comply with the Bar Date Order’s specific direction that Securities Programs Proofs of Claim include Blocking Numbers (as defined herein).

2. Following the filing of the Ninety-Second Omnibus Objection to Claims, the holders of the No Blocking Number LPS Claims identified on Exhibit A hereto under the heading “*Claims to be Disallowed and Expunged*” (collectively, the “Duplicative LPS Claims”) have provided the Plan Administrator with certain Blocking Numbers (the “Duplicative Blocking Numbers”) that allegedly relate to such holders’ respective No Blocking Number LPS Claims. The Plan Administrator has reviewed the Duplicative Blocking Numbers in conjunction with the Duplicative LPS Claims and has determined that the Duplicative Blocking Numbers and the Duplicative LPS Claims are duplicative of the claims identified on Exhibit A hereto under the heading “*Surviving Claims*” (collectively, the “Surviving Claims”). Each of the Surviving Claims has been allowed with respect to the duplicative portions.

3. As such, this Supplemental Omnibus Objection to Claims supplements the Ninety-Second Omnibus Objection to Claims by seeking to disallow and expunge the

¹ Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Ninety-Second Omnibus Objection to Claims.

Duplicative LPS Claims on separate grounds from the grounds set forth in the Ninety-Second Omnibus Objection to Claims.

Relief Requested

4. The Plan Administrator files this Supplemental Omnibus Objection to Claims, pursuant to section 502(b) of title 11 of the United States Code (the “Bankruptcy Code”), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure, and this Court’s order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the “Procedures Order”) [ECF No. 6664], seeking to disallow and expunge the Duplicative LPS Claims, which are duplicative of other filed claims based on Lehman Programs Securities.

5. The Plan Administrator has examined the Duplicative LPS Claims and has determined that such claims, which generally were filed by the beneficial holders of Lehman Programs Securities, are substantively duplicative, in whole or in part, of the corresponding Surviving Claims, which generally were filed by a bank, broker or other party on behalf of the beneficial holders of the same Lehman Programs Securities.

6. This Supplemental Omnibus Objection to Claims does not affect the Surviving Claims and does not constitute any admission or finding with respect to the Surviving Claims. Further, the Plan Administrator reserves all its rights to object on any other basis to any Duplicative LPS Claim as to which the Court does not grant the relief requested herein.

Jurisdiction

7. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

Background

8. The Plan Administrator incorporates herein by reference all of the background set forth in the Ninety-Second Omnibus Objection to Claims as if fully set forth herein.

9. As described in the Ninety-Second Omnibus Objection to Claims, the Bar Date Order set forth the Lehman Programs Securities Procedures that specifically required, among other things, that claims for Lehman Programs Securities “include either a Euroclear electronic instruction reference number or a Clearstream blocking reference number” (a “Blocking Number”). (*Id.* at 13.) Each Blocking Number issued by the applicable clearing agency relates to a specific holder of a specific Lehman Programs Security in a specific amount. The issuance of a Blocking Number prevented the holder of a Lehman Programs Security from trading that security through November 2, 2009 (the “Lehman Programs Securities Bar Date”) and the Blocking Number is utilized by the Plan Administrator to reconcile such claims.

10. The Blocking Number requirement in the Bar Date Order was included for the purpose of avoiding duplicative payments. The procedures were designed to ensure that only one Blocking Number could be issued for any particular security.

11. Generally, in order to ease distributions, trading and maintenance of a record of the holders of securities, depositories, such as Depository Trust Company, Euroclear and Clearstream, maintain the records of owners of securities. Such depositories’ records include the names of only the banks or brokers that are participants therein. Such banks or brokers hold the securities on behalf of their customers or on their own behalf. Only the banks or brokers were able to request a Blocking Number from the depositories.

12. The Lehman Programs Securities did not have an indenture trustee that would file a global claim on behalf of all holders of a particular security; therefore, there was

uncertainty among some security holders as to the appropriate and authorized party to file such claims. To address such uncertainty, the Lehman Programs Securities Procedures provided flexibility regarding the identity of the party authorized to file such claims (“claims based on any Lehman Programs Securities shall not be disallowed on the ground that such claims were not filed by the proper party or an authorized agent, as contemplated by Bankruptcy Rule 3001(b).”) (Bar Date Order at 14.) In some cases, the banks or brokers used the Blocking Number and filed claims on behalf of all of their customers. In other cases, the banks or brokers provided the Blocking Numbers to their customers who then filed their claims in their individual capacities as beneficial holders.

13. On February 14, 2011, the Plan Administrator filed the Ninety-Second Omnibus Objection to Claims. A hearing was held on March 31, 2011, and an order was entered the same day disallowing and expunging certain of the No Blocking Number LPS Claims that were the subject of the Ninety-Second Omnibus Objection to Claims.

14. With respect to the Duplicative LPS Claims, the Plan Administrator adjourned the hearing on the Ninety-Second Omnibus Objection to Claims several times, ultimately adjourning to a date to be determined. On April 5, 2012, certain holders of the Duplicative LPS Claims responded to the Ninety-Second Omnibus Objection to Claims by filing the *Creditors’ Consolidated Opposition to Debtors’ Ninety-Second Omnibus Objection and Memorandum in Support* [ECF Nos. 27526, 27528] (the “No Blocking Number LPS Claims Response”).² Separately, the holders of the Duplicative LPS Claims provided the Duplicative Blocking Numbers to the Plan Administrator.

² All but five of the Duplicative LPS Claims were explicitly included in the No Blocking Number LPS Claims Response.

15. On December 6, 2011, the Court approved and entered an order confirming the Plan. The Plan became effective on March 6, 2012 (the “Effective Date”).

16. Pursuant to the Plan, the Plan Administrator is authorized to interpose and prosecute objections to claims filed against the Chapter 11 Estates.

The Duplicative LPS Claims Should Be Disallowed and Expunged

17. The Plan Administrator has reviewed claims based on Lehman Programs Securities. Using the Blocking Numbers, the International Security Identification Numbers (“ISIN”), notional amounts, and other information provided on the claims, the Plan Administrator has determined that in certain cases, duplicative claims were filed in respect of a particular security. In such cases, the beneficial holder of the security filed a claim based on its holdings, and another party (including, without limitation, a beneficial holder’s bank, broker or other agent) also filed a claim on behalf of such holder based on the same security.

18. In this case, each Duplicative LPS Claim seeks to recover, in whole or in part, for the same alleged obligation and on behalf of the same individual as the Surviving Claim. Exhibit B hereto provides, among other things, the specific ISIN and Blocking Number of each Duplicative LPS Claim and Surviving Claim. The Surviving Claims were filed prior to the Lehman Programs Securities Bar Date with the applicable Blocking Numbers. [The holders of the Duplicative LPS Claims have not asserted that the bank or broker that filed the respective Surviving Claim is not the bank or broker that holds the Lehman Programs Security on behalf of such claimant.]³ To avoid paying out distributions twice on the same obligation, this Objection seeks to expunge the Duplicative LPS Claims.

³ The holders of the Duplicative LPS Claims whose claims are included in the No Blocking Number LPS Claims Response admit in that response that their claims are, to at least some extent, duplicative of the Surviving Claims. *See, e.g.*, No Blocking Number LPS Claims Response at page 25, ¶ 3 (“As far as the [beneficial holders’] claims are duplicative to and/or congruent with the [banks’] claims”) and page 25, § II (same). In fact, in the Prayer for

19. A filed proof of claim is “deemed allowed, unless a party in interest . . . objects.” 11 U.S.C. § 502(a). If an objection refuting at least one of the claim’s essential allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re Oneida Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009); *In re Adelphia Commc’ns Corp.*, Ch. 11 Case No. 02-41729 (REG), 2007 Bankr. LEXIS 660 at *15 (Bankr. S.D.N.Y. Feb. 20, 2007); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).

20. Section 502(b)(1) of the Bankruptcy Code provides, in relevant part, that a claim may not be allowed to the extent that “such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law.” 11 U.S.C. § 502(b)(1). Accordingly, courts in the Southern District of New York routinely disallow and expunge duplicative claims filed against the same debtor. *See, e.g., In re Worldcom, Inc.*, Case No. 02-13533 (AJG), 2005 WL 3875191, at *8 (Bankr. S.D.N.Y. June 3, 2005) (expunging duplicate claim); *In re Best Payphones, Inc.*, Case No. 01-15472, 2002 WL 31767796, at *4, 11 (Bankr. S.D.N.Y. Dec. 11, 2002) (expunging duplicate claim); *In re Drexel Burnham Lambert Group, Inc.*, 148 B.R. 993, 1001-02 (S.D.N.Y. 1992) (dismissing duplicate claim).

21. Further, the Chapter 11 Estates cannot be required to pay on the same claim more than once. *See, e.g., In re Finley, Kumble, Wagner, Heine, Underberg, Manley, Myerson, & Casey*, 160 B.R. 882, 894 (Bankr. S.D.N.Y. 1993) (“In bankruptcy, multiple recoveries for an identical injury are generally disallowed.”). Elimination of redundant claims will also enable the Plan Administrator to maintain a claims register that more accurately reflects the proper claims existing against each Chapter 11 Estate.

Relief, the holders request that the Court “expunge the [banks’] claims . . . as far as the [beneficial holders’] claims are duplicative to and/or congruent with the [banks’] claims,” or “order the assignment of the [banks’] claims – as far as the [beneficial holders’] claims are duplicative to and/or congruent with the [banks’] claims – to the [beneficial holders].” No Blocking Number LPS Claims Response at page 27.

22. The Duplicative LPS Claims should be disallowed as substantively duplicative, in whole or in part, of the Surviving Claims. For the sake of administrative efficiency and in the interest of reducing expenses relating to the administration of these claims, the Plan Administrator is generally seeking to expunge claims filed by the beneficial holders of Lehman Programs Securities and deem the claims of the banks, brokers, custodians or other parties filed on behalf of the beneficial holders as the Surviving Claims. The Effective Date has occurred and distributions began on April 17, 2012, including distributions to the holders of the Surviving Claims. Any distributions that have been or will be made on the Surviving Claims have been or will be made to the banks or brokers, and such parties are or will then be responsible for remitting such distributions to the applicable beneficial holders of the Lehman Programs Securities. Such procedures enable the Plan Administrator to communicate with fewer parties regarding determinations of the allowed amounts of such claims and to make distributions to fewer parties on account of such claims.

23. For these reasons, it would be inequitable and inappropriate for the Plan Administrator to be required to make distributions on account of the Duplicative LPS Claims. Accordingly, to avoid the possibility of a creditor receiving duplicative or multiple recoveries on its claim, the Plan Administrator requests that the Court disallow and expunge the Duplicative LPS Claims listed on Exhibit A to the extent set forth therein. The Surviving Claims will remain on the claims register subject to the Plan Administrator's right to file further objections on any basis, unless the applicable Surviving Claim has previously been allowed by order of this Court.

Notice

24. No trustee has been appointed in these chapter 11 cases. Notice of this Supplemental Omnibus Objection to Claims has been provided to (i) the U.S. Trustee; (ii) the Securities and Exchange Commission; (iii) the Internal Revenue Service; (iv) the United States

Attorney for the Southern District of New York; (v) each claimant listed on Exhibit A under the heading “*Claims to be Disallowed and Expunged;*” and (vi) all other parties entitled to notice in accordance with the procedures set forth in the second amended order entered on June 17, 2010 governing case management and administrative procedures for these cases [ECF No. 9635]. The Plan Administrator submits that no other or further notice need be provided.

25. No previous request for the relief sought herein has been made by the Plan Administrator or the Chapter 11 Estates to this or any other Court.

WHEREFORE the Plan Administrator respectfully requests that the Court grant the relief requested herein and such other and further relief as is just.

Dated: September 21, 2012
New York, New York

/s/ Robert J. Lemons
Robert J. Lemons

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007

Attorneys for Lehman Brothers Holdings Inc.
and Certain of Its Affiliates

EXHIBIT A

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED					SURVIVING CLAIMS					
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
1	AMONN-DINGER, VERENA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11169	\$14,606.43	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
2	BAYER, DR. INGEBORG C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12425	\$4,381.92	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
3	BAYER, DR. INGEBORG C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12426	\$5,785.85	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
4	FASSBENDER, MARIA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13638	\$7,090.50	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

* - Indicates claim contains unliquidated and/or undetermined amounts

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED					SURVIVING CLAIMS				
NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
5 FETKENHEUER, LOTHAR C/O NABER PC 300 CENTRAL AVENUE, SUITE 320 GREAT FALLS, MT 59401	12/17/2010	08-13555 (JMP)	67257	\$7,232.31	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
6 GANSER, ALBERT C/O NABER PC 300 CENTRAL AVENUE, SUITE 320 GREAT FALLS, MT 59401	09/21/2009	08-13555 (JMP)	24995	\$7,232.31	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
7 HASSE, KLAUS-DIETER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13628	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
8 HEINZEN, HANS C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11178	\$16,067.07	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED					SURVIVING CLAIMS				
NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
9 HIRSCH, KURT ORTSSTR. 18 BOLSTERLANG, 87538 GERMANY	09/10/2009	08-13555 (JMP)	11179	\$80,335.37	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
10 JAHN, URSULA & HORST C/O NABER PC 300 CENTRAL AVENUE, SUITE 320 GREAT FALLS, MT 59401	09/21/2009	08-13555 (JMP)	24987	\$13,018.16	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
11 JANSEN, WALTER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/23/2009	08-13555 (JMP)	34347	\$36,161.55	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
12 JANSEN, WALTER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/23/2009	08-13555 (JMP)	34350	\$21,696.93	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
13	KOECHLING, HERMANN C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11184	\$28,929.24	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
14	KRAWINKEL, ODO C/O NABER PC 300 CNETRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12427	\$28,929.24	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
15	KRAWINKEL, ODO C/O NABER PC 300 CNETRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12428	\$57,858.48	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
16	LEWIN, JOERG C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/23/2009	08-13555 (JMP)	34348	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

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	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
17	MASTALEREK, MICHAEL C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11187	\$43,393.86	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
18	NOERRENBERG- SUDHAUS, WERNER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11190	\$144,646.20	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
19	OBERKERSCH, BEATRICE C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11191	\$46,286.78	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
20	RAMPOLD, HEIDRUN ELISABETH BARTHELSTRASSE 125 50823 KOLN, GERMANY	09/10/2009	08-13555 (JMP)	11193	\$14,606.43	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
21	RODRIGUEZ, KARSTEN C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13621	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
22	SCHIENER, FRIEDBERT WALTER UND HANNELORE EDELTRAUT C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11196	\$10,125.23	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
23	SCHMIDT, KARIN C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11197	\$21,547.60	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
24	SCHMIDT, RA PETRA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11198	\$72,323.10	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
25	SCHWEBIUS, SANDRA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11199	\$13,018.16	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
26	SCHWERDT, KORINNA, DR. C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	11/02/2009	08-13555 (JMP)	61158	\$70,905.00	FRANKFURTER SPARKASSE 1822 ATTN: MICHAEL WEIS NEUE MAINZER STR. 47-53 FRANKFURT AM MAIN, 60311 GERMANY	10/30/2009	08-13555 (JMP)	60564	\$1,191,565.56
27	SPERZEL, SUSANNE C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12443	\$85,086.00	FRANKFURTER SPARKASSE 1822 ATTN: MICHAEL WEIS NEUE MAINZER STR. 47-53 FRANKFURT AM MAIN, 60311 GERMANY	10/30/2009	08-13555 (JMP)	60564	\$1,191,565.56
28	SPRINGER, WERNER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13623	\$11,571.70	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

* - Indicates claim contains unliquidated and/or undetermined amounts

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
29	STANGE, HANS- JOACHIM C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/14/2009	08-13555 (JMP)	12440	\$4,381.93	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
30	STEINFORT, SILVIA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11201	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
31	STEINFORT, SILVIA C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11203	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
32	VOLK, HELMUT UND ANNEMARIE C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11209	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
33	VON DER HEYDE, PHILIP C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11210	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
34	WARTAK, BEATE C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11211	\$72,323.10	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
35	WEIDLICH, JOERG C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13642	\$4,339.39	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
36	WIPPERN, MARGIT C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/16/2009	08-13555 (JMP)	13619	\$2,853.93	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED						SURVIVING CLAIMS				
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
37	WITTIG, HANSPETER C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	10/30/2009	08-13555 (JMP)	57824	\$1,460.84	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
38	WOLSKI, MIECZYSLAW C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	11/02/2009	08-13555 (JMP)	61159	\$7,232.31	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
39	WOLSKI, MIECZYSLAW C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	11/02/2009	08-13555 (JMP)	61160	\$11,571.70	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
40	WOLSKI, MIECZYSLAW C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	11/02/2009	08-13555 (JMP)	61191	\$14,464.62	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*

* - Indicates claim contains unliquidated and/or undetermined amounts

IN RE LEHMAN BROTHERS HOLDINGS INC., ET AL., CASE NO: 08-13555 (JMP)

SUPPLEMENT TO OMNIBUS OBJECTION 92: EXHIBIT A - DUPLICATIVE LPS CLAIMS

CLAIMS TO BE DISALLOWED					SURVIVING CLAIMS					
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
41	ZELLINGER, ERNST C/O NABER PC 300 CENTRAL AVENUE SUITE 320 GREAT FALLS, MT 59401	09/10/2009	08-13555 (JMP)	11224	\$20,250.47	CITIBANK PRIVATKUNDEN AG & CO. KGAA ATTN: WILHELM HUELSKEN KASERNENSTRASSE 10 DUSSELDORF, 40213 GERMANY	10/29/2009	08-13555 (JMP)	55404	\$473,750,207.00*
TOTAL					\$1,102,966.05					

EXHIBIT B

SUPPLEMENT TO CHAPTER 92: EXHIBIT B

Duplicative LPS Claimant Name	Duplicative LPS Claim Number	Duplicative LPS Claimant Response ECF No.	Amount Asserted in Duplicative LPS Claim	ISIN	Blocking Number	Surviving Claimant (Original Filer)	Surviving Claim Number	Has Duplicative Portion of Surviving Claim Already Been Allowed?
AMONN-DINGER, VERENA	11169	27526, 27528	\$14,606.43	XS0258411239	CA02569	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
BAYER, DR. INGEBORG	12425	27526, 27528	\$4,381.92	XS0331533173	CA02592	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
BAYER, DR. INGEBORG	12426	27526, 27528	\$5,785.85	DE000A0MHXQ6	4062200910190271976/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
FASSBENDER, MARIA	13638	27526, 27528	\$7,090.50	DE000A0MJHE1	4062200910190271977/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
FETKENHEUER, LOTHAR	67257	N/A	\$7,232.31	XS0311769219	CA02594	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
GANSER, ALBERT	24995	27526, 27528	\$7,232.31	XS0311769219	CA02594	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
HASSE, KLAUS-DIETER	13628	27526, 27528	\$14,464.62	DE000A0N6GH8	4062200910190271979/8	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
HEINZEN, HANS	11178	27526, 27528	\$16,067.07	XS0258411239	CA02569	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
HIRSCH, KURT	11179	N/A	\$80,335.37	DE000A0S5NN9	4062200910150271994/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
JAHN, URSULA & HORST	24987	27526, 27528	\$13,018.16	DE000A0S5NN9	4062200910150271994/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
JANSEN, WALTER	34350	27526, 27528	\$21,696.93	XS0340076321	CA02590	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
JANSEN, WALTER	34347	27526, 27528	\$36,161.55	DE000A0S1160	4062200910150271993/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
KOECHLING, HERMANN	11184	27526, 27528	\$28,929.24	DE000A0V4E15	4062200910190271979/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
KRAWINKEL, ODO	12427	27526, 27528	\$28,929.24	DE000A0V4E15	4062200910190271979/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
KRAWINKEL, ODO	12428	27526, 27528	\$57,858.48	DE000A0N6GH8	4062200910150271983/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
LEWIN, JOERG	34348	27526, 27528	\$14,464.62	DE000A0SUEV6	4062200909290271989/8	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
MASTALEREK, MICHAEL	11187	27526, 27528	\$43,393.86	DE000A0N6GH8	4062200910190271979/18	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
NOERRENBERG-SUDHAUS, WERNER	11190	27526, 27528	\$144,646.20	DE000A0S7D50	4062200910150271995/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
OBERKERSCH, BEATRICE	11191	27526, 27528	\$46,286.78	DE000A0S1160	4062200910150271993/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
RAMPOLD, HEIDRUN ELISABETH	11193	N/A	\$14,606.43	XS0258411239	CA02569	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
RODRIGUEZ, KARSTEN	13621	27526, 27528	\$14,464.62	DE000A0N7XQ2	4062200909290271980/33	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
SCHIENER, FRIEDBERT WALTER UND HANNELORE EDELTRAUT	11196	27526, 27528	\$10,125.23	DE000A0SHLW6	4062200910150271997/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
SCHMIDT, KARIN	11197	27526, 27528	\$21,547.60	DE000A0MHVV0	4062200910150271999/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
SCHMIDT, RA PETRA	11198	27526, 27528	\$72,323.10	DE000A0SUEV6	4062200910190271989/30	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
SCHWEBIUS, SANDRA	11199	27526, 27528	\$13,018.16	DE000A0S1160	4062200910150271993/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
SCHWERDT, KORINNA, DR.	61158	N/A	\$70,905.00	DE000A0LJV62	701200910093945487	FRANKFURTER SPARKASSE 1822	60564	YES
SPERZEL, SUSANNE	12443	N/A	\$85,086.00	DE000A0SG1J6	7010200910093940000	FRANKFURTER SPARKASSE 1822	60564	YES
SPRINGER, WERNER	13623	27526, 27528	\$11,571.70	DE000A0V4E15	4062200909290271979/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
STANGE, HANS-JOACHIM	12440	27526, 27528	\$4,381.93	XS0255689589	CA02582	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
STEINFORT, SILVIA	11201	27526, 27528	\$14,464.62	DE000A0MHXQ6	4062200910190271976/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
STEINFORT, SILVIA	11203	27526, 27528	\$14,464.62	XS0335137120	4062200910150271993/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
VOLK, HELMUT UND ANNEMARIE	11209	27526, 27528	\$14,464.62	DE000A0S1160	4062200910150271993/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
VON DER HEYDE, PHILIP	11210	27526, 27528	\$14,464.62	DE000A0N7XQ2	4062200910150271984/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WARTAK, BEATE	11211	27526, 27528	\$72,323.10	DE000A0SUEV6	4062200909290271989/30	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WEIDLICH, JOERG	13642	27526, 27528	\$4,339.39	DE000A0N7XQ2	4062200910150271984/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WIPPERN, MARGIT	13619	27526, 27528	\$2,853.93	DE000A0MJHE1	4062200910190271977/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WITTIG, HANSPETER	57824	27526, 27528	\$1,460.84	DE000A0S5NN9	4062200910150271994/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WOLSKI, MIECZYSLAW	61159	27526, 27528	\$7,232.31	XS0311769219	4062200909290271991/15	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WOLSKI, MIECZYSLAW	61160	27526, 27528	\$11,571.70	DE000A0V4E15	4062200909290271984/20	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
WOLSKI, MIECZYSLAW	61191	27526, 27528	\$14,464.62	DE000A0S1160	CA02594	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES
ZELLINGER, ERNST	11224	27526, 27528	\$20,250.47	DE000A0NMXZ5	4062200910150271988/1	CITIBANK PRIVATKUNDEN AG & CO. KGAA	55404	YES

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re : **Chapter 11 Case No.**
 :
LEHMAN BROTHERS HOLDINGS INC., et al., : **08-13555 (JMP)**
 :
Debtors. : **(Jointly Administered)**
-----X

ORDER GRANTING SUPPLEMENTAL OMNIBUS OBJECTION TO CLAIMS

Upon the supplement, dated September 21, 2012 (the “Supplemental Omnibus Objection to Claims”), to the previously filed Debtors’ Ninety-Second Omnibus Objection to Claims, dated February 14, 2011 [ECF No. 14472] (the “Ninety-Second Omnibus Objection to Claims”),¹ of Lehman Brothers Holdings Inc. (“LBHI” and the “Plan Administrator”), as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors for the entities in the above-referenced chapter 11 cases (the “Chapter 11 Estates”), seeking, pursuant to section 502(b) of title 11 of the United States Code (the “Bankruptcy Code”), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure, and this Court’s order approving procedures for the filing of omnibus objections to proofs of claim [ECF No. 6664] (the “Procedures Order”), to disallow and expunge the Duplicative LPS Claims on the grounds that such claims are duplicative of the corresponding Surviving Claims, either exactly or in substance, all as more fully described in the Supplemental Omnibus Objection to Claims; and due and proper notice of the Supplemental Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Supplemental Omnibus Objection to Claims is in the best interests of the Chapter 11 Estates, their creditors, and all parties in interest

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Supplemental Omnibus Objection to Claims and the Ninety-Second Omnibus Objection to Claims.

and that the legal and factual bases set forth in the Supplemental Omnibus Objection to Claims establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefore, it is

ORDERED that the relief requested in the Supplemental Omnibus Objection to Claims is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on Exhibit 1 annexed hereto under the heading “*Claims to be Disallowed and Expunged*” (collectively, the “Duplicative LPS Claims”) are disallowed and expunged in their entirety with prejudice; and it is further

ORDERED that the claims listed on Exhibit 1 annexed hereto under the heading “*Surviving Claims*” (collectively, the “Surviving Claims”) will remain on the claims register subject to the Plan Administrator’s right to object as set forth herein; and it is further

ORDERED that all information included on and all documentation filed in support of any Duplicative LPS Claim shall be treated as having been filed in support of the corresponding Surviving Claim; and it is further

ORDERED that nothing in this Order or the disallowance and expungement of the Duplicative LPS Claims constitutes any admission or finding with respect to any of the Surviving Claims, and the Plan Administrator’s rights to object to the Surviving Claims on any basis are preserved, unless the applicable Surviving Claim has previously been allowed by order of this Court; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the validity, allowance, or disallowance of, and all rights to object and defend on any basis, including with respect to the grounds set forth in the Ninety-Second Omnibus Objection to

Claims, are expressly reserved with respect to, (i) any claim listed on Exhibit A annexed to the Supplemental Omnibus Objection to Claims under the heading “*Claims to be Disallowed and Expunged*” that is not listed on Exhibit 1 annexed hereto and (ii) the Surviving Claims; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated: _____, 2012
New York, New York

UNITED STATES BANKRUPTCY JUDGE